## Case 1:18-cr-00715-AJN Document 104 Filed 05/14/21 Page 1 of 2

## KASOWITZ BENSON TORRES LLP

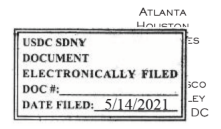
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May 14, 2021

Honorable Alison J. Nathan United States Courthouse 40 Foley Square Courtroom 906 New York, NY 10007

Re: United States v. John Geraci 18-CR-00715

Dear: Judge Nathan

We file this letter to respectfully request a continuance of the May 15, 2021, surrender date for Mr. John Geraci to May 19, 2021, to allow Mr. Geraci to continue his recovery from a recent hospital admission. Mr. Geraci's original surrender date was March 23, 2020. The Court has granted eleven prior continuances and Mr. Geraci's current surrender date is May 15, 2021. (See Dkt. Nos. 78, 80, 82, 84, 86, 88, 90, 92, 98, 101, 103.)

While we are aware that the Court has required all requests for continuances to be made at least 48 hours in advance (D.I 86), we were just informed of Mr. Geraci's situation this afternoon. This afternoon, Mr. Geraci informed us that, after his hospitalization last week, he attempted to schedule an appointment with his cardiologist and was finally able to see his cardiologist today. We were further informed that at today's appointment, his cardiologist informed him that he needed to immediately report to the emergency room due to a dangerously high and irregular heartbeat. Mr. Geraci reports that he is currently en route to the emergency room.

Therefore, we are respectfully seeking a short continuance of Mr. Geraci's surrender date to allow him to receive any diagnosis and treatment required from today's admission to the emergency room.

Counsel for Mr. Geraci has conferred with Mr. Skinner and Mr. Lenow, AUSAs on this matter, and they have consented to Mr. Geraci's request for this temporary delay of his surrender date to May 19, 2021. They informed us that the Government's osition on any further requests for adjournment is that such requests "should be submitted with a a sworn affidavit from Mr. Geraci, b a sworn affidavit from the medical rovider of ining that the treatment is necessary; and c an exclanation as to why there is reason to believe that the BOP cannot provide the requested medical treatment," and they requested that we include this position in this letter.

SO ORDERED.

## KASOWITZ BENSON TORRES LLP

Honorable Alison J. Nathan May 14, 2021 Page 2

For the above-stated reasons Counsel for Mr. Geraci res\_ ectfully requests a continuation of Mr. Geraci's surrender date from May 15, 2021 to May 19, 2021.

SO ORDERED.

Sincerely,

/s/ Christian T. Becker

Christian T. Becker

CTB

SO ORDERED. 5/14/2021
ALISON J. NATHAN, U.S.D.J.